

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

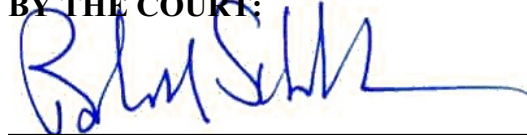
<b>GEORGE A.,</b>	:	
<b>THROUGH HIS PARENTS AND</b>	:	
<b>NEXT FRIEND, TAMEKA A.</b>	:	<b>CIVIL ACTION</b>
<b>Plaintiffs,</b>	:	
	:	
<b>v.</b>	:	
	:	
	:	
<b>WALLINGFORD SWARTHMORE</b>	:	
<b>SCHOOL DISTRICT, <i>et al.</i>,</b>	:	<b>No. 09-3817</b>
<b>Defendants.</b>	:	

**ORDER**

AND NOW, this 3<sup>rd</sup> day of September, 2009, upon consideration of Plaintiff's Motion for a Temporary Restraining Order, Defendants' Response thereto, and following a TRO hearing on September 1, 2009, it is hereby **ORDERED** that:

1. The motion (Document No. 2) is **GRANTED**.
2. The Wallingford Swarthmore School District is George A.'s current educational placement under § 1415(j) of the IDEA.
3. George A. is entitled to remain at Strath Haven High School pending the determination of any IDEA administrative proceedings and the Wallingford Swarthmore School District is **ENJOINED** from altering this placement without the consent of George A.'s natural guardian or further Order of this Court.

BY THE COURT;



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Berle M. Schiller, J.